COMBINED DECLARATION AND POWER OF ATTORNEY

W67.12-0001

Attorney Docket No.

IN ORIGINAL APPLICATION

SPECIE	FICATION AND INVENTORSH	IP IDENTIFICATION	
As a below named invent My residence	or, I declare that: ce, post office addres	ss and citizenship are	e as stated
below next to my name.	I am the original an	d first inventor of	the subject
<pre>matter which is claime entitledCOMMUNITY N</pre>	d, and for which a pa ETWORK SYSTEM WITH BE	tent is sought, on th	e invention
specification of which,			
X was fil having a and was	thed hereto. led on attorney docket number <u>v</u> amended on	N67.12-0001.	
PCT/CN2	cribed and claimed in 003/000366 filed on Mary Amendment filed on	May 19, 2003 and as	ication No. amended by
ACKNOWLEDGE	EMENT OF REVIEW OF PAPE	RS AND DUTY OF CANDOR	
I have revi application, including above. I acknowledge to material to the parts. § 1.56.	he duty to disclose in	ed by any amendment formation which is kno	referred to wn to me to
•	PRIORITY CLAIM (35 U.S	.C. § 119)	
	Prior Foreign Applic	ation(s)	
I claim foreign priority benefits under 35 U.S.C. § 119(a-d) of any foreign application(s) for patent or inventor's certificate listed below, each of which is incorporated by reference in its entirety, and have also identified below any foreign application for patent or inventor's certificate having a filing date before that of the application on which priority is claimed:			
Number Country	Day/Month/Year File	ed Priority C	laimed
02129591.3 02131393.8 China China	September 9, 2002 October 10, 2002	Yes	X No
	Prior Provisional Appl:	ication(s)	
I hereby cl States Provisional Appl by reference in its enti	laim the benefit under ication(s) listed belo irety:	35 U.S.C. \$119(e) of w, each of which is i	any United ncorporated
Number	Day/Month/Year File	ed .	•

PRIORITY CLAIM (35 U.S.C. § 120)

I claim the benefit under 35 U.S.C. § 120 of any United States application(s) listed below, each of which is incorporated by reference in its entirety. Insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States application in the manner provided by the first paragraph of 35 U.S.C. § 112, I acknowledge the duty to disclose to the Patent Office all information known to me to be material to patentability as defined in 37 C.F.R. § 1.56 which became available between the filing date of the prior application and the national or PCT international filing date of this application:

Appln. No.	U.S. Appl. No. (if any under PCT)	Filing Date	Status

DECLARATION

I declare that all statements made herein that are of my own knowledge are true and that all statements that are made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. § 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

POWER OF ATTORNEY

I appoint the attorneys and agents associated with

Customer Number 27367,

which is the customer number for the law firm of Westman, Champlin & Kelly, P.A., to prosecute the patent application identified above and to transact all business in the Patent and Trademark Office connected therewith, including full power of association, substitution and revocation.

I ratify all prior actions taken by Westman, Champlin & Kelly, P.A. or the attorneys and agents mentioned above in connection with the prosecution of the above-mentioned patent application.

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